UNITED STATES PATENT AND TRADEMARK OFFICE

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Parties of					Washington, D (
U.S. APPLICATION NO.		FIRST NAMED APPLICANT			TY DOCKET NO	
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		, Y		SCH 1677 INTERNATIONAL APPLICATION NO		
AMILEN MANTE TELLIS						
MILLEN, WHITE, ZELANO & BI 2200 CLARENDON BLVD.	_		P	CT/EP99	//10355	
SUITE 1400	AL	الد	14.57.000.0			
ARLINGTON, VA 22201	1		I.A. FILING D		PRIORITY DATE	
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NOTHER CARRON OF A STREET	T-10		DATE MA	JLED:	1 jul 20 01	
NOTIFICATION OF MISS	SING REQUIR	EMENTS UNDI	ER 35 U.S.C. 3	71 IN 1	THE UNITED	
1 The following items have been been	DESIGNATED	ÆLECTED OF	FICE (DO/EO/	US)		
The following items have been sult Office as Office as Office as Office as Office as Office as	bmitted by the appl	icant or the IB to the	United States Patent	and Trac	demark	
U.S. Basic National Fee.	The (37 C/ X 1.49)	an Elected Off	lice (37 CFR 1.495)):		
Copy of the international	Indication of Small Entity Status. [F] Translation of the international application into English.					
Oath or Declaration of in		Translation of Articl	e 19 amendments is	on male	ngusn. .h	
Copy of Article 19 amend	. –	Other:	e . s amenaments n	ne ngav	41.	
Priority Document.	U					
The International Prelimin	nary Examination F	teport in English and	its Annexes, if any.			
Translation of Annexes to	the International	relaninary Examinati	on Report into Engl	lish.		
2 Applicant has requested so do ==						
2. Applicant has requested early pr	Ocessing under 35	U.S.C. 371(f) but has	not filed the follow	ing indic	ated items and/or	
the indicated items in paragraph 3 belo prior to 20 or 30 months from the prior	rity date to avoid a	onai ree and the copy	y of the internationa	l applicat	ion must be filed	
U.S. Basic National Fee.		Copy of the internati	onal application.			
2 77 6 9 1 1 2 2 2 2 2 2	_					
The following items MUST be furn acceptance under 35 U.S.C. 371:	ished within the pe	riod set forth below i	n order to complete	the requi	rements for	
a. Translation of the applie	cation into English	A processing fee wi	ill be required if sub	mitted		
later than the appropriate that the appropriate the appropriate that the	riate 20 or 30 mont	hs from the priority d	lare.		•	
The current translation	on is defective for t	he reasons indicated of	on the attached Noti-	ce of Def	ective	
Translation.						
b. Processing fee for provi	months from the	of the application an	id/or the Annexes la	iter than t	he	
appropriate 20 or 30 [X] c. Oath or declaration of the	montais from the pl	nority date (37 CFR noliance with 37 CFR	1.492(f)). 1.1.497(a) and (b)	ne ant t	dante :	
the application (prefe	rably by the Interna	ational application nur	mber and internation	nal filina	date) A	
surcharge will be req	uired if submitted I	ater than the appropri	ate 20 or 30 months	s from the	e priority	
date.					•	
. The current oath or d indicated on the attack	hed PCT/DO/FO/9	0/mpiy (/mi 3/ CFR	(1.497(a) and (b) to	or the reas	sons	
d. Surcharge for providing			propriate 20 or 30 n	nonths fro	om the	
priority date (37 CFR	l 1.492(e)).			Ė		
4. Additional claim fees of \$	as a _ large	entity 📋 small entity	, including any req	uired mul	tiple dependent	
claim fee, are required. Applicant must due (37 CFR 1.492(g)). See attached P	t submit the additio	nal claim fees or can	cel the additional cla	aims for v	vhich fees are	
				•		
5. Applicant has not submitted the n	equired sequence li	sting pursuant to 37 (CFR 1.821-1.825.	See attac	hed :	
PCT/DO/EO/920.		•			•	
ALL OF THE ITEMS SET FORTH I	IN 3(a)-3(d), 4 AN	D 5 AROVE MUST	RP STIRMTTTED	WITTON	t TEVO (2)	
MONTHS FROM THE DATE OF TH	HIS NOTICE OR	BY 22 OR 32 MONT	THS (where 37 CF)	R 1 405 .	anniles) FDAM	
THE PRIORITY DATE FOR THE A RESPOND WILL RESULT IN ABAN	PPLICATION, W	HICHEVER IS LA	TER. FAILURE 1	O PROI	ERLY	
MESI OND WILL RESULT IN ABAN	IDONMENI.					
The time period set above may be extend	ded by filing a peri	tion and fee for exten	sion of time under t	he provis	ions of 37 CFR	
1.136(a).						
6. If box 3a or 3c is checked, a translat	ion of the Anneyes	1:11ST be submitted	no lotor than the time			
Annexes will be cancelled. A processing	g fee will be reakir	ed if submitted later t	han 20 or 30 month	e from th	a priority days	
/. The Article 19 amendments are ca	ancelled since a trai	nslation was not provi	ided by the appropri	iate 20 (3	7 CFR 1.494(d))	
or $\overline{30}$ (37 CFR 1.495(d)) months from the	ne priority date.					
Applicant is reminded that any communi	cation to the Unite	1 States Patent and Ti	rademark Office mu	or bo:	lader sky	
address given in the heading and include	the U.S. application	on no. shown above.	(37 CFR 1.5)	ac oc mai	ied to tile	
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A copy of this		T be returned w	vith this respo	nse.		
Enclosed: PCT/DO/EO/917		Defective Translation				
☐ PTO-87.5	PCT/DO/E	J	ohn Anderson	919		
FORM PCT/DO/EO/905 (March 2001)			703-308-9116	+		
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